## EXHIBIT "F"

1	IN THE UNITED STATES DISTRICT COURT		
2	SOUTHERN DISTRICT OF OHIO WESTERN DIVISION		
3			
4	Q&R ASSOCIATES, INC., :		
5	Plaintiff,		
6	: CONFIDENTIAL vs. : CASE NO. C-1-01-641		
7	UNIFI TECHNICAL FABRICS, LLC,: ET AL.,		
8	Defendants. :		
9	: 		
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15	DEPONENT: JOHN RANZ, JR.		
16	NOVEMBER 11, 2003		
17	10:16 A.M.		
18	,		
19			
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21			
22 .			
23	REPORTED BY:		
24	Heidi L. Constable, RPR, RMR		

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CIN-TEL CORPORATION



1	A. Drypers would be number five.		
2	Q. Okay. Can you identify any of the		
3	others now?		
4	A. It looks like number four is Hospita		
5	Specialty. And I believe number two is Principle		
6	Business Enterprises. And number three number		
7	three may be Whitestone, Fred, but I'm not a hundred		
8	percent sure.		
9	Q. Now, the matrix identifies products		
10	and monthly volume; is that correct?		
11	A. Bear with me, I'm trying to keep this		
12	in order.		
13	Q. We're talking about Exhibit 75?		
14	A. Right.		
15	Q. Right.		
16	A. It identifies product and monthly		
17	volume, that is correct.		
18	Q. Now, does the monthly volume represent		
19	what those customers were at the time purchasing		
20	through Q&R or does it represent what you thought		
21	selling UTF's product you might be able to sell?		
22	A. Neither.		
23	Q. What does it represent?		
24	A. It represents their total purchasing		

Τ.	power, their t	otar
2	Q.	I see.
3	Α.	monthly requirements.
4	Q.	Okay. So this is not a sales
5	projection at all, it's a statement of what what	
6	they purchase?	
7	Α.	It's a statement of what they totally
8	purchase	
9	Q.	Okay.
10	Α.	on a monthly basis.
11	Q.	Okay. And this includes no estimate
12	of how much, i	f any, of that volume Q&R could switch
13	from Avgol to	UTF; is that correct?
14	Α.	It is no estimate whatsoever.
15	Q.	Okay. If you go to 74, can you
16	identify Exhibit 74?	
17	Α.	Exhibit 74 is a Q&R commission and
18	draw plan that	Mr. Mebane, I believe, sent by E-mail
19	to Mr. Quinn.	
20	Q.	Do you know if there is any relation
21	between your m	atrix, Exhibit 75, and this commissior
22	and draw plan	74?
23	Α.	No, I do not.
24	Q.	Okay. Did you or Mr. Quinn prepare